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16 TRADER JOE'S COMPANY

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**UNITED STATES DISTRICT COURT**  
**CENTRAL DISTRICT OF CALIFORNIA**  
**WESTERN DIVISION – LOS ANGELES**

16 TRADER JOE'S COMPANY, a  
17 California corporation,

18 Plaintiff,

19 v.

20 T-SHIRT AT FASHION LLC, entity  
21 of unknown jurisdiction, and DOES  
22 1-5,

23 Defendant.

Case No. 2:23-cv-03010-MWF-RAO

**DECLARATION OF MARGO  
EVASHEVSKI IN SUPPORT OF  
PLAINTIFF TRADER JOE'S  
EX PARTE MOTION FOR  
PERMISSION TO EFFECT  
SERVICE OF PROCESS BY  
ALTERNATIVE MEANS AND  
EXTENSION OF TIME TO SERVE  
DEFENDANT T-SHIRT AT  
FASHION LLC**

Date: July 24, 2023

Time: 10:00 a.m.

Judge: Hon. Michael W. Fitzgerald

**DECLARATION OF MARGO EVASHEVSKI**

I, Margo Evashevski, declare as follows:

1. I am over 18 years of age and make this declaration based upon personal knowledge of facts set forth below except as to those matters stated on information and belief. As to those matters, I am informed and believe them to be true. If called upon to testify, I could and would testify under oath to the matters set forth herein.

2. I am a private investigator at 360 IQ and was hired by O'Melveny & Myers LLP ("O'Melveny"), counsel for Plaintiff Trader Joe's Company ("Trader Joe's") to assist in the above-captioned matter. This declaration is filed in support of Trader Joe's *Ex Parte* Motion for Permission to Effect Service of Process by Alternative Means on Defendant T-shirt AT Fashion LLC ("Defendant"), filed contemporaneously with this declaration.

3. On or about October 11, 2022, I was retained by O'Melveny to investigate Defendant and determine its authentic address for service of process.

4. In connection with this investigation, I was directed to purchase an article of Defendant's infringing merchandise from Defendant's website at <<https://t-shirtat.com>> (the "Website").

5. On October 12, 2022, I purchased an infringing product titled "Joe Biden traitor Joe's shirt" from Defendant via the Website. That same day, I emailed Defendant at [support@t-shirtat.com](mailto:support@t-shirtat.com), requesting to change the size of the product I had ordered.

6. On October 13, 2022, Defendant emailed me from [support@t-shirtat.com](mailto:support@t-shirtat.com), confirming my order. Later that same day, Defendant emailed me from [support@t-shirtat.com](mailto:support@t-shirtat.com) again, confirming my request to change the size of the product I had ordered and updating the order. A true and correct copy of my October 12-13, 2022, email correspondence with Defendant is attached hereto as **Exhibit A.**

